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Remarks/Arguments

Introduction

The Examiner has rejected claims 1-20 under 35 U.S.C. § 112 second paragraph as being

indefinite for failing to particularly point out and distinctly claim the subject matter which the

applicant regards as the invention. Specifically, the Examiner states that claim 1 recites the

limitations "said software". The Examiner further states that there is insufficient antecedent

basis for these limitations in the claims 1 and 14.

The Examiner has also rejected claims 1-20 under 35 U.S.C. §102(b) as being anticipated

by U.S. Patent No. 5,742,905 to Pepe (hereinafter Pepe). Claim 1 and 14 have been amended.

New claims 21-59 have been added.

**Section 112 Rejections** 

Claims 1 and 14 are rejected under 35 U.S.C. §112, second paragraph. Claims 1 and 14

have been amended, Applicant respectfully submits that this rejection is now moot in view of the

amendments.

Response to Rejections under 35 U.S.C. 102 (b)

The Examiner has rejected claims 1-20 under 35 U.S.C. §102 (b) as being anticipated by Pepe.

The Examiner contends that the Pepe patent meets all the limitations for claims 1-20 recited in

the claimed invention. In addition, the Examiner contends that with respect to claims 2 and 4

Pepe discloses that the communications modes include text, audio, video (image), voice and

combinations thereof and each station supports two-way, text, audio, video (image) and voice

communications and combinations thereof. With respect to claim 3, the Examiner contends that

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Pepe discloses that the application software includes text-to speech conversation capabilities.

With respect to claims 5 and 6, the Examiner contends that Pepe discloses that the application

software is configured to identify users accessing the stations and permit specific user access at

each of the plurality of stations. With respect to claim 7, the Examiner contends that Pepe

discloses a communication server connected to the plurality of stations. With respect to claims

8-11, the Examiner contends that Pepe discloses that the application software includes server-

based software configured to effect communication between the plurality of stations and the

communications server. With respect to claims 12-13, the Examiner contends that Pepe

discloses that the station-based software includes message-indicating capability for providing an

indication at the station of receipt of the communication and the message indicating capability

includes graphic and audio indications and combinations thereof. With respect to claims 14-16

the Examiner has rejected these claims for the same reasons as set forth with respect to claims 1-

4. With respect to claim 17-20, the Examiner contends that Pepe teaches the transferring step

includes; entering the communication data at one of the plurality of stations; and selecting the

one or more of the users of the network to who communication is desired and also selecting one

or more of the stations to which communication is desired. Applicant respectfully traverses.

Pepe

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Pepe describes a system for personal communications internetworking which provides a

user with the ability to control and interface a variety of communication devices through a

central networking device. Pepe describes a networking device for directing communications

from a particular user to another particular user. In column 5, line 54, Pepe states:

"A Personal Communications Internetworking network ("PCI") 40 according to the

present invention is connected between the wireless 39 and wireline networks 29. The

PCI 40 permits the mobile communications subscriber to send and receive messages

between disparate networks and messaging systems and a variety of service providers.

The mobile communications subscriber can receive e-mail, fax, pages, and voice

messages under a single phone number while using either a wireless or wireline network.

The subscriber may also select the media format and serving network used to receive

messages. The subscriber may also select cross-media notification of incoming messages,

(i.e., the subscriber may receive notification from a pager message that a voice mail

message was received)."

In contrast, the present invention as currently defined by amended independent claims 1

and 14 is directed to a communication system using networked electronic stations for

transmitting messages to and from a plurality of stations. In contrast to Pepe however, in the

present invention, the messages are not directed to a particular subscriber or user, but can be

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directed to a plurality of users for receipt at any particular station within the network. The present invention as claimed in amended claim 1 states said application software further configured to selectively transfer a plurality of messages to one of said stations to at least one of a plurality of users. Pepe fails to discloses this feature, and is instead directed to sorting and directing messages to a particular subscriber. Nowhere in Pepe is it disclosed to send a plurality

Accordingly, Pepe fails to disclose the present invention. Reconsideration and withdrawal of the Section 102(b) rejections over Pepe are respectfully requested.

of messages to a plurality of users at a particular station.

Further, Pepe fails to teach or suggest a communication system using networked electronic stations for transmitting messages to and from a plurality of stations. In contrast to Pepe however, in the present invention, the messages are not directed to a particular subscriber or user, but can be directed to a plurality of users for receipt at any particular station within the network. The present invention as claimed in amended claim 1 states said application software further configured to selectively transfer a plurality of messages to one of said stations to at least one of a plurality of users. Pepe fails to discloses this feature, and is instead directed to sorting and directing messages to a particular subscriber. Nowhere in Pepe is it disclosed to send a plurality of messages to a plurality of users at a particular station.

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Accordingly, Applicant respectfully submits that the present invention is patentably distinct over

Pepe

**Summary** 

Therefore, Applicant respectfully submits that independent claims 1 and 14, and all

claims dependent therefrom, are patentably distinct. This application is believed to be in

condition for allowance. Favorable action thereon is therefore respectfully solicited.

Should the Examiner have any questions or comments concerning the above, the

Examiner is respectfully invited to contact the undersigned attorney at the telephone number

given below.

Respectfully submitted,

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